

# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER (FPAIE ITS AND TRADEMARKS POLICE For 140 Alexandra, Jupius 22313-115 www.auspro.gev

09/747.314 12:22:2000 Jean-Louis Massieu 480062.730 1282  25096 7590 06:04:2003  PERKINS COIE LLP PATENT-SEA P.O. BOX 1247 SEATTLE, WA 98111-1247	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
PERKINS COIE LLP PATENT-SEA P.O. BOX 1247 SEATTLE, WA 98111-1247  EXAMINER FRANKLIN, JAMARA ALZAIDA	09/747,314	12/22/2000	Jean-Louis Massieu	480062.730	1282
PATENT-SEA P.O. BOX 1247 SEATTLE, WA 98111-1247  FRANKLIN, JAMARA ALZAIDA	25096	7590 06 04 2003			
P.O. BOX 1247 SEATTLE, WA 98111-1247 FRANKLIN, JAMARA ALZAIDA	· · · · · · · · · · · · · · · · · · ·			EXAMINER	
,				FRANKLIN, JAMARA ALZAIDA	
	SEATTLE, WA 98111-1247			ART UNIT	PAPER NUMBER
				2876	

DATE MAILED: 06/04/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

,		Application No.	Applicant(s)				
,	MASSIEU ET AL.						
	Office Action Summary	Examiner	Art Unit				
		Jamara A. Franklin	2876				
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with th	e correspondence address				
- Externatter - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ilidia). In no event, however, may a reply be within the statutory minimum of thirty (30) ill apply and will expire SIX (6) MOTHS (Cause the application to become ARAING	e timely filed  days will be considered timely rom the mailing date of this communication.				
1)[	Responsive to communication(s) filed on <u>08 A</u>	<u>pril 2003</u> .					
2a)	This action is <b>FINAL</b> . 2b) ☑ This	s action is non-final.					
-	Since this application is in condition for alloward closed in accordance with the practice under E on of Claims	=x parte Quayle, 1935 C.D. 11	prosecution as to the merits is , 453 O.G. 213.				
1	Claim(s) <u>1-33</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdraw	n from consideration.					
	5) Claim(s) is/are allowed.						
	Claim(s) <u>1-33</u> is/are rejected.						
l	Claim(s) is/are objected to.						
8) Application	Claim(s) are subject to restriction and/or Papers	election requirement.					
_							
	The specification is objected to by the Examiner.						
10)1	he drawing(s) filed on is/are: a) accept						
11)∏ T	Applicant may not request that any objection to the he proposed drawing correction filed on	is: a) approved b) disease	See 37 CFR 1.85(a).				
,	If approved, corrected drawings are required in reply	v to this Office action	proved by the Examiner.				
12) 🗌 T	he oath or declaration is objected to by the Exa						
	nder 35 U.S.C. §§ 119 and 120						
	Acknowledgment is made of a claim for foreign	oriority under 35 H.S.C. & 440	(a) (d) ar (f)				
	All b) Some * c) None of:	onomy under 50 0.0.0. g 119	(a)-(a) or (r).				
	1. Certified copies of the priority documents	have been received					
2	2. Certified copies of the priority documents		ition No				
	B. Copies of the certified copies of the priorit application from the International Bure	y documents have been receivau (PCT Rule 17 2(a))	ved in this National Stage				
	ee the attached detailed Office action for a list of						
عار اه	knowledgment is made of a claim for domestic	priority under 35 U.S.C. § 119	(e) (to a provisional application).				
15) 🗌 Ad	☐ The translation of the foreign language provice the provice of the properties of the provided that the provided in the provided that the provided that the provided that the provided the provided that the provided the provided that the provided the provided that the provided the provided that the provided that the provided the provided the provided the provided the provided that the provided	sional application has been re priority under 35 U.S.C. 88, 12	ceived.				
Attachment(s			.v anu/vi 121.				
2) Notice 3) Informa	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal	ry (PTO-413) Paper No(s)  Patent Application (PTO-152)				
S Patent and Trad							

Application Control Number: 09 747,314

Art Unit: 2876

#### DETAILED ACTION

Acknowledgment is made of the receipt of the amendment filed on 4/8/03. Claims 1-33 are currently pending.

## Claim Objections

1. Claims 1, 14, and 27 are objected to because of the following informalities:

in claim 1, line 3, delete "capable of".

in claim 14, line 3, delete "capable of", and

in claim 27, line 7, substitute "this" with --the--.

Appropriate correction is required.

### Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the

Application/Control Number: 09/747,314

Art Unit: 2876

reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

2. Claims 1-33 are rejected under 35 U.S.C. 102(e) as being anticipated by Canini et al. (US 6,512,218) (hereinafter referred to as 'Canini').

Canini teaches a data acquisition device with variable shape pixel which operates according to figure 15. A maximum pixel height is initially set; the image is then acquired; the acquired image is processed to extract coded data; it is verified whether reading has been successful; if not, the pixel height is reduced and the image is acquired again (col. 9, lines 12-28). Figures 12a-14c illustrate the pixel array.

# Response to Arguments

3. Applicant's arguments with respect to claims 1-33 have been considered but are moot in view of the new ground(s) of rejection.

The Canini reference has been applied to reject independent claims 1, 14, 27, and 31 and dependent claims 2-13, 15-26, 28-30, 32, and 33 which were previously indicated as allowable.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jamara A. Franklin whose telephone number is 703-305-0128. The examiner can normally be reached on Monday through Friday 8:00am to 4:30pm.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

communications and (703)308-7722 for After Final communications.

Jamara A. Franklin Examiner Art Unit 2876

JAF May 28, 2003

> SUPERVISORY PATENT EXAMINEH TECHNOLOGY CENTER 2800